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*Attorneys for Plaintiffs Gucci America, Inc.  
and Chloé SAS*

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

GUCCI AMERICA, INC. and CHLOÉ SAS,

Plaintiffs,

-against-

HGL ENTERPRISES;  
EZDESIGNERREPLICAS.COM;  
DESIGNERREPLICAS.HIGHPOWERSITES.  
COM; HENRY LEIZGOLD a/k/a ENRIQUE  
GOSMAN LEIZGOLD; HERLINDA LEIZGOLD  
a/k/a LINDA LEIZGOLD a/k/a HERLINDA  
PASAPERA; ABC COMPANIES; and JOHN  
DOES,

Defendants.

07 Civ. 5569

## DECLARATION OF HOWARD S. HOGAN

Howard S. Hogan hereby declares as follows:

1. I am a member of the bar of this Court and an associate of the law firm of Gibson, Dunn & Crutcher LLP, counsel to Gucci America, Inc. and Chloé SAS (“Chloé”) (collectively, Plaintiffs). I submit this declaration in support of Plaintiffs’ application for a temporary restraining order and preliminary injunction.

2. Attached as Exhibit 1 is a true and correct copy of remarks of President George W. Bush upon signing the Stop Counterfeiting in Manufactured Goods Act, as posted on the White

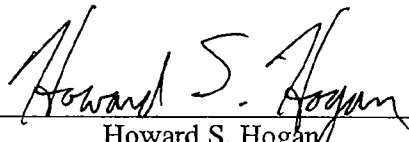
House website, <<http://www.whitehouse.gov/news/releases/2006/03/print/20060316-7.html>>, as of April 12, 2007.

3. Attached as Exhibit 2 is a copy of the Temporary Restraining Order and Order to Show Cause in Gucci America, Inc. v. MyReplicaHandbag.com, 07 Civ. 2438 (JGK) (S.D.N.Y. Mar. 27, 2007).

4. No previous application has been made for the relief sought herein.

I hereby declare, under penalty of perjury that the foregoing is true and correct.

Dated: New York, New York  
June 11, 2007

  
Howard S. Hogan